commissioner summons the excused individual.

Former CJ § 8-210(e), as it related to eligibility notwithstanding excusal under former CJ § 8-210(a), is deleted in light of subsection (b)(2) of this section.

As to a jury judge, see revised CJ § 8-204.

Defined terms: "Jury commissioner" § 8-101 "Jury plan" § 8-101

8-403. MULTIPLE SERVICE.

AN INDIVIDUAL MAY NOT BE REQUIRED TO SERVE SIMULTANEOUSLY:

- (1) ON MORE THAN 1 GRAND JURY; OR
- (2) AS BOTH A GRAND AND TRIAL JUROR.

COMMITTEE NOTE: This section is new language derived without substantive change from former CJ § 8–209(b)(2) and (3).

In the introductory language of this section, the word "simultaneously" is substituted for the former reference to a 3-year period, which is retained as to multiple trial jury service. See revised CJ §§ 8-216 and 8-310(c)(2).

In item (2) of this section, reference to a "trial" juror is substituted for the former reference to a "petit" juror, in accordance with the Council on Jury Use and Management's preference for language more understandable to the public.

8-404. DISQUALIFICATION BY TRIAL JUDGE.

(A) PARTY TO CIVIL SUIT.

NOTWITHSTANDING § 8–103(A) OF THIS TITLE, A TRIAL JUDGE MAY STRIKE AN INDIVIDUAL WHO IS PARTY IN A CIVIL CASE WHILE THE INDIVIDUAL IS ENTITLED TO A JURY TRIAL IN THE COUNTY.

(B) FROM PARTICULAR JURY.

- (1) WHENEVER MORE INDIVIDUALS THAN ARE NEEDED TO IMPANEL A JURY HAVE BEEN SUMMONED, AN INDIVIDUAL MAY BE EXCUSED BUT ONLY IN ACCORDANCE WITH RULE OR OTHER LAW.
- (2) AN INDIVIDUAL WHO IS SUMMONED FOR JURY SERVICE MAY BE STRUCK FROM A PARTICULAR JURY ONLY:
- (I) IN ACCORDANCE WITH RULE OR OTHER LAW, BY A PARTY ON PEREMPTORY CHALLENGE;
- (II) FOR GOOD CAUSE SHOWN, BY A TRIAL JUDGE ON A CHALLENGE BY A PARTY; OR